IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

ARTHROCARE CORPORATION,)
Plaintiff,))
v.	Civil Action No. 01-504-SLR
SMITH & NEPHEW, INC.,)
Defendant.))

JUDGMENT IN A CIVIL CASE

ArthroCare Corporation, plaintiff, and Smith & Nephew, defendant, came before the Court for a trial by jury. On May 12, 2003, the jury rendered a verdict (D.I. 405, copy attached) on the issues of patent infringement of claims 46, 47, and 56 of the `536 patent, claims 13, 17, and 54 of the `882 patent, claims 1, 3, 4, 11, 21, 23, 26, 27, 32, and 42 of the `592 patent and of patent invalidity of claims 46, 47, and 56 of the `536 patent, claims 13, 17, and 54 of the `882 patent, and claims 1, 3, 4, 11, 21, 23, 26, 27, 32, and 42 of the `592 patent and of patent enablement of claims 13, 17, and 54 of the `882 patent and of patent validity of the Certificate of Correction of claim 1 of the `882 patent. The jury found for plaintiff as to all issues.

Therefore,

IT IS ORDERED AND ADJUDGED that judgment be and is hereby entered in favor of ArthroCare Corporation, plaintiff, and against Smith & Nephew, defendant.

United States District Judge

Dated: June 20, 2003

(By) Deputy Clerk



IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

ARTHROCARE CORPORATION,	
Plaintiff,	
v.	C.A. No. 01-504-SLR
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SMITH & NEPHEW, INC.,

SMITH & NEPHEW, INC.

Counterclaim Plaintiff,

Defendant.

v.

ARTHROCARE CORPORATION, AND ETHICON, INC.,

Counterclaim Defendants.

JURY VERDICT

We, the jury, unanimously find as follows:

I. INFRINGEMENT OF ARTHROCARE'S PATENTS

A. The '536 Patent

Direct Infringement by Smith & Nephew of the '536 Patent

1. Do you find that Arthrocare has shown by a preponderance of the evidence that Smith & Nephew has directly infringed any of the following claims of the '536 patent with its Saphyre, ElectroBlade, or Control RF products? ("YES" answers to these questions are findings for ArthroCare. "NO" answers are findings for Smith & Nephew.)

Properti	(Claim)	Silvinice		Dite tiob	lgile.	(Coned)	RIF
'536	46	YES N	10	YES	NO	YES	NO
'536	47	YES N	10	YES	NO	YES	NO
'536	56	YES N	10	YES	NO	YES	NO

Inducement of Infringement by Smith & Nephew

2. Do you find that Arthrocare has shown by a preponderance of the evidence that Smith & Nephew has induced infringement by others of any of the following claims of the '536 patent with its Saphyre, ElectroBlade, or Control RF products? ("YES" answers to these questions are findings for ArthroCare. "NO" answers are findings for Smith & Nephew.)

Pagen	Clean	Saptiente	4.5.5	ik)tuanka	light	Control RP	
'536	46	YES	NO	YES	NO	YES NO	
'536	47	YES	NO	YES	NO	YES NO	
'536	56	YES	NO	YES	NO	YES NO	

Contributory Infringement by Smith & Nephew

3. Do you find that Arthrocare has shown by a preponderance of the evidence that Smith & Nephew has contributed to the infringement any of the following claims of the '536 patent with its Saphyre, ElectroBlade, or Control RF products? ("YES" answers to these questions are findings for ArthroCare. "NO" answers are findings for Smith & Nephew.)

Patoti	Ckim	Seminare	in remobilities	Control Rif
' 536 `	46	(YES) NO	YES NO	YES NO
'536	47	YES NO	YES NO	YES NO
'536	5.6	YES NO	YES NO	YES NO

B. The '882 Patent

Validity of ArthroCare's Certificate of Correction for the '882 Patent

4. Do you find that Smith & Nephew has shown by clear and convincing evidence that the certificate of correction for claim 1 of the '882 patent is invalid? (A "YES" answer to this question is a finding for Smith & Nephew. A "NO" answer is a finding for ArthroCare.)

Bridge	Clefin	Devihi .
' 882	1	YES NO

Answer questions 5-6 only if you have answered "NO" in question 4.

Inducement of Infringement by Smith & Nephew of the '882 Patent

5. Do you find that Arthrocare has shown by a preponderance of the evidence that Smith & Nephew has induced infringement by others of any of the following claims of the '882 patent with its Saphyre or Control RF products? ("YES" answers to these questions are findings for ArthroCare. "NO" answers are findings for Smith & Nephew.)

Petterni	Chrim	Saplya	Supilore with Clust	conside Concollis
'882	13	YES NO		
'882	17	YES NO		YES NO
'882	54		(YES) NO	YES NO

Contributory Infringement by Smith & Nephew of the '882 Patent

6. Do you find that Arthrocare has shown by a preponderance of the evidence that Smith & Nephew has contributed to the infringement of any of the following claims of the '882 patent with its Saphyre or Control RF products? ("YES" answers to these questions are findings for ArthroCare. "NO" answers are findings for Smith & Nephew.)

Peppin	Clam	(Sapinyate)	Signigue with Suction	Consulted Consults
' 882	13	YES NO		
'882	17	YES NO		YES NO
'882	54		(YES) NO	YES NO

C. The '592 Patent

Inducement of Infringement by Smith & Nephew of the '592 Patent

7. Do you find that Arthrocare has shown by a preponderance of the evidence that Smith & Nephew has induced infringement by others of any of the following claims of the '592 patent with its Saphyre, ElectroBlade, or Control RF products? ("YES" answers to these questions are findings for ArthroCare. "NO" answers are findings for Smith & Nephew.)

Paretto	Clerin	Septers		i Whichinh	elpali	(Clouseial)!	RII ?
' 592	1	YES	NO	YES	NO	YES	NO
' 592	3	YES	NO	YES	NO	YES	NO
' 592	4	YES	NO	(YES)	NO	YES	NO
' 592	11	YES	NO	(YES)	NO	YES	МО
' 592	21					YES	NO
' 592	23	(YES)	NO	YES	NO	YES	NO
' 592	26	YES	NO	YES	NO	YES	NO
' 592	27	YES	NO	YES	NO	YES	NO
' 592	32	/ES	NO	YES	NO	YES	NO
' 592	42					YES	NO

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Contributory Infringement by Smith & Nephew of the '592 Patent

8. Do you find that Arthrocare has shown by a preponderance of the evidence that Smith & Nephew has contributed to the infringement of any of the following claims of the '592 patent with its Saphyre, ElectroBlade, or Control RF products? ("YES" answers to these questions are findings for ArthroCare. "NO" answers are findings for Smith & Nephew.)

Paroni	(Claim	Sujihyae.		ilioeninh	hile	Control!	Rar
' 592	1	YES	NO	YES	NO	YES	NO
' 592	3	YES	NO	YES	NO	YES	NO
' 592	4	YES	NO	YES	МО	YES	МО
' 592	11	YES	NO	YES	NO	YES	NO
' 592	21					YES	NO
' 592	23	YES	NO	YES	NO	YES	NO
' 592	26	YES	NO	YES	NO	YES	NO
' 592	27	YES	NO	YES	МО	YES	NO
' 592	32	YES	NO	YES	NO	YES	МО
' 592	42					YES	NO

II. VALIDITY OF ARTHROCARE'S PATENTS

A. Anticipation of ArthroCare's Patents

9. Do you find that Smith & Nephew has shown by clear and convincing evidence that the following claims of the patents-in-suit are invalid due to anticipation? (A "YES" answer to this question is a finding for Smith & Nephew. A "NO" answer is a finding for ArthroCare.)

The '536 Patent

	liens greithts.
Claim 46	YES (NO)
Claim 47	YES (NO)
Claim 56	YES (NO)

The '882 Patent

	And	apated =	
Claim 13	YES	(NO)	
Claim 17	YES	TOOK	
Claim 54	YES	(NO)	
		7	

The '592 Patent

	Withdrawa
Claim 1	YES (NO)
Claim 3	YES (NO)
Claim 4	YES (NO)
Claim 11	YES (NO)
Claim 21	YES (NO)
Claim 23	YES (NO)
Claim 26	YES (NO)
Claim 27	YES (NO)
Claim 32	YES (NO)
Claim 42	YES (NO)

D. Enablement of ArthroCare's Patent

10. Do you find that Smith & Nephew has shown by clear and convincing evidence that the following claims are invalid for lack of enablement? (A "YES" answer to this question is a finding for Smith & Nephew. A "NO" answer is a finding for ArthroCare.)

Britani (Clims 24	i se ethiramile est
'882	13, 17, 54	YES NO

Each Juror should sign the verdict form to reflect that a unanimous verdict has been reached.

Dated: May 12, 2003

Oelskine adkens Foreperson

Story Muranda

Christine M. muray

Sleen Harlan

James H. Opiso

and House

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